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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

Plaintiff, FELD ENTERTAINMENT, INC., and MICHAEL STUART, Defendants. MARK ENNIS, Plaintiff, FELD ENTERTAINMENT, INC., and MICHAEL STUART, Defendants.

SHANNON CAMPBELL,

Case Nos.: 12-CV-04233-LHK 13-CV-00233-LHK

VERDICT FORM

IT IS SO ORDERED.

Dated: February 24, 2015

United States District Judge

Case Nos.: 12-CV-04233-LHK; 13-CV-00233-LHK

VERDICT FORM

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When answering the following questions and filling out this Verdict Form, please follow the directions provided throughout the form. Your answer to each question must be unanimous. Some of the questions contain legal terms that are defined and explained in detail in the Jury Instructions. Please refer to the Jury Instructions if you are unsure about the meaning or usage of any legal term that appears in the questions below. For each Yes or No question, please circle your answer.

We, the jury, unanimously agree to the answers to the following questions and return them under the instructions of this Court as our verdict in this case.

Shannon Campbell - Ralph Act Claim, Cal. Civ. Code § 51.7

1. Is Defendant Feld Entertainment, Inc. through the actions of its employees while acting within the scope of their employment liable for a Ralph Act violation(s) as to Plaintiff Shannon Campbell?

Yes



2. Is Defendant Michael Stuart liable for a Ralph Act violation as to Plaintiff Shannon Campbell?

Yes



Mark Ennis - Ralph Act Claim, Cal. Civ. Code § 51.7

3. Is Defendant Feld Entertainment, Inc. through the actions of its employees while acting within the scope of their employment liable for a Ralph Act violation(s) as to Plaintiff Mark Ennis?

Yes



4. Is Defendant Michael Stuart liable for a Ralph Act violation as to Plaintiff Mark Ennis?

Yes



Shannon Campbell - Bane Act Claim, Cal. Civ. Code § 52.1

5. Is Defendant Feld Entertainment, Inc. through the actions of its employees while acting within the scope of their employment liable for a Bane Act violation(s) as to Plaintiff Shannon Campbell?

Yes



6. If you answered Yes to Question 5, please identify the number of Bane Act violations for which Feld Entertainment, Inc. is liable.

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Case Nos.: 12-CV-04233-LHK; 13-CV-00233-LHK

VERDICT FORM

I	7. Is Defendant Michael Stuart liable for a Bane Act violation as to Plaintiff Shannon Campbell?		
2	Yes No		
3	Mark Ennis – Bane Act Claim, Cal. Civ. Code § 52.1		
5	8. Is Defendant Feld Entertainment, Inc. through the actions of its employees while acting within the scope of their employment liable for a Bane Act violation(s) as to Plaintiff Mark Ennis?		
7	Yes No		
8 9	9. If you answered Yes to Question 8, please identify the number of Bane Act violations for which Feld Entertainment, Inc. is liable.		
10			
11	10. Is Defendant Michael Stuart liable for a Bane Act violation as to Plaintiff Mark Ennis?		
12	Yes No		
13 -	Shannon Campbell – Battery		
14			
15	11. Is Defendant Feld Entertainment, Inc. through the actions of its employees while acting within the scope of their employment liable for a battery or batteries as to Plaintiff Shannon Campbell?		
16	Campoon:		
17	Yes (No)		
18	12. If you answered Yes to Question 11, was Feld Entertainment, Inc., through the actions of its employees while acting within the scope of their employment, acting in self-defense?		
19 20	Yes No		
21	13. Is Defendant Michael Stuart liable for a battery as to Plaintiff Shannon Campbell?		
22	Yes (No)		
23	14. If you answered Yes to Question 13, was Michael Stuart acting in self-defense?		
24	Yes No		
25	100		
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Case Nos.: 12-CV-04233-LHK; 13-CV-00233-LHK VERDICT FORM

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15. Is Defendant Feld Entertainment, Inc. through the actions of its employees while acting within the scope of their employment liable for a battery or batteries as to Plaintiff Mark Ennis:

(a) On August 7, 2012, in Oakland, California?

Yes



(b) On August 18, 2012, in San Jose, California?

Yes



16. If you answered Yes to Question 15(a), was Feld Entertainment, Inc., through the actions of its employees while acting within the scope of their employment, acting in self-defense on August 7, 2012, in Oakland, California?

Yes



17. Is Defendant Michael Stuart liable for a battery as to Plaintiff Mark Ennis on August 7, 2012, in Oakland, California?

Yes



18. If you answered Yes to Question 17, was Michael Stuart acting in self-defense on August 7, 2012, in Oakland, California?

Yes

No

Shannon Campbell – Assault

19. Is Defendant Feld Entertainment, Inc. through the actions of its employees while acting within the scope of their employment liable for an assault(s) as to Plaintiff Shannon Campbell?

Yes



20. Is Defendant Michael Stuart liable for an assault as to Plaintiff Shannon Campbell?

Yes



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Shannon Campbell – Damages
Answer the questions below if you answered Yes to any of the following: Questions 1, 2, 5, 7, 11 (only if you also answered No to Question 12), 13 (only if you also answered No to Question 14), 19, or 20. If you did not, proceed below to the section entitled "Mark Ennis – Damages."
21. What amount, if any, do you award Shannon Campbell as damages?
\$

Mark Ennis – Damages

Answer the questions below if you answered Yes to any of the following: Questions 3, 4, 8, 10, 15(a) (only if you also answered No to Question 16), 15(b), or 17 (only if you also answered No to Question 18). If you did not, stop here and have the Presiding Juror sign and date this form.

22. What amount, if any, do you award Mark Ennis as damages?

\$____

You have now reached the end of this Verdict Form and should review it to ensure it accurately reflects your unanimous determinations. The Presiding Juror should then sign and date the Verdict Form in the spaces below and notify the Bailiff that you have reached a verdict. The Presiding Juror should retain possession of the Verdict Form and bring it when the jury is brought back into the courtroom.

DATED: 25 Feb , 2015

Presiding Juror